

IN THE UNITED STATES DISTRICT COURT - MIDDLE DISTRICT

SUPPLEMENTAL COMPLAINT

IN RE: ALFORD v. HAIDLE, #1:20-cv-1427

FILED
SCRANTON

AUG 24 2020

TO THE HONORABLE JUDGES OF SAID COURT:

Per-
~~DEPUTY CLERK~~

Alford Now, comes Plaintiff files this
SUPPLEMENTAL COMPLAINT, AND AVERS THE FOLLOWING
IN SUPPORT THEREOF:

- 1) THIS INSTITUTIONAL (M.C.C.F.) STAFF IS NOT PRACTICING
SOCIAL DISTANCING NOR IS EVERY STAFF MEMBER
REQUIRED TO WEAR A MASK WHICH PUTS EVERY
INMATE AT RISK OF CONTRACTING COVID-19... OFFICER
GREGORY AND OFFICER LEONARD ~~AND~~
COVID-19, CAME INTO THE FACILITY WITH THE VIRUS
AND WOULD HAVE IS NOT INSTRUCTING ALL HIS
STAFF TO WEAR MASKS TO PROTECT INMATES, NOR
ARE INMATES PRACTICING SOCIAL DISTANCING (2 TO A
CELL) AND NEW COMMERS (QUARANTINE) MIXED WITH
GENERAL POPULATION AND WE ARE ALL AT RISK...

~~RECEIVED
SUGAR~~

For this institution to do a full
DISINFECTION CLEANING OF EVERY UNIT, TO HAVE
CERTIFIED NURSE TO INSTRUCT EVERY STAFF MEMBER
FOR 1ST, 2ND, AND 3RD SHIFT THAT THEY MUST
WEAR MASKS AT ALL TIMES WHILE IN THE
INSTITUTION OR BE BARED FROM ENTRANCE (IF THE
CHARTER COME IN NEEDING, WHICH THE LEAD NURSES
TO PROTECT US NURSES...)

2) THIS INSTRUCTION HAS A POLICY OF PRECOURSES/RULE
WHICH GOVERNS GRIEVANCES THIS RULE BY
WHITE STAFF ARMED THESE ORDERS HERE

IS THE USER TO RESPOND WHICH HE DOES NOT
RESPOND TO THE PAGE¹ OF THE M.C.C.F.

HALLBOOK GRIEVANCE PROCEDURE IS NOT BEING
FOLLOWED BY HUBLE OR SEC. ADMOND
WHICH SHALL BE EXPEDITED AND RESPOND IN 1-1(?)
SEVEN BUSINESS DAYS TO EACH USE... (1) AFTER, WE
ARE BOUND RETALIATED UPON, OR NO GRIEVANCE IS
SUBMITTED TO THE ADD TO HAVE A PROCEDURE
IN PLACE AND TO BE GUARDED FOR SURE THE COUR-
SESSES INSTITUTE..

GRIEVANCE SLIPS AT THE BLOCK WITH THE BSC
OFFICE WHILE THE REQUISITE SLIPS ARE 1 OF IT
CAN BE CONTINUED AS IF THEY ONCE HAD A GRIEVANCE
PROCEDURE WHICH INDICATES THAT NO NEEDS TO RESPOND

RECEIVED

TO PLACE GRIEVANCES ON THE BLOCK THE
 CITY REQUIRES SUCH ARE WRITTEN OR SIGNED THROUGH
 A CITY CIVIL OR COMMUNIC ONLY TO ALSO RECEIVE
 A GRIEVANCE TO TELL, AND FOR THESE AUTHORITIES
 TO RESPOND IN 7(5)(E) BUSINESS DAYS TO EFFECT
 EVEN AS THESE PROCEDURES INFFECT AND
 UNDERTAKEN UNQUOTE, AS TO THE HIGHEST HIS SEC
ARMOND TO STOP THIS UNQUOTE PROCEDURES
 OF NOT PROVIDING GRIEVANCES WITH REQUESTED AND
 TO STOP FURTHERS OR UNQUOTE FOR REQUIREMENTS
 GRIEVANCE AS THIS ACTION IS UNCONSTITUTIONAL, OR
 IF THEY DO NOT EXPRESS OR GRIEVANCE IF A
 TINER AUTHOR FOR THESE AUTHORITIES TO BE
 REMOVED FROM THEIR POSSE FOR VIOLATING CONSTITUTIONAL
 RIGHTS... WE UNQUOTE RESPECTFULLY ASK THIS COURT
 FOR THE ORDER, TO INSTRUCT WARDEN HEDGE AND
 SGT. ARMOND WHO ARE ACTING UNDER
 COLOR OF STATE LAW, KNOW OR SENSES OR KNOW
 WHAT THEY ARE DOING IS UNQUOTE AND TO PUT
 GRIEVANCE SLIPS ON THE BLOCK WITH THE BLOCK
 OFFICER WHERE THE GRIEVANCE SLIPS ARE, OR IT
 COULD BE CONSIDERED AS IF THEY WERE HAVING ANOTHER
 PROCEDURE WHICH UNQUOTE HAVE NO NEEDS TO EXPRESS A

WORLDS OF GLOOM AND ISSUES OF HUMAN RIGHTS
INSTRUCTED...

3.) To AUTHORIZE THAT ATTORNEYS TO CHARGE
10¢ PER COPY AND THEIR .25¢ PER COPY IS
EXTREME ON INMATES WHO ARE FIGHTING FOR
THEIR FREEDOM... OR, PETITIONERS NEED TO
FOLLOW TO THE COURT FOR COPIED ATTORNEY
P.10¢ PER AND WILL BE CHEAPER TO SEND
LETTERS, MOTIONS, BRIEFS TO THIS COURT P.10¢ PER
PAGE WHICH WILL GIVE PETITIONERS THE USE OF
MAIL... (SEE PAGE 5 OF M.C.C. INMATE HANDBOOK..

RELEIF SCAFF

TO HAVE THE ATTORNEYS ISSUE, BY ORDER OF
 ORDER TO THIS COURT, TO INSTRUCT THAT THE
 MONEY THEY CAN CHARGE IS 10¢ PER COPY AND THE
 CURRENT 25¢ PER PAGE IS EXTREME AND EXCESSIVE
 AND UNCONSTITUTIONAL, DUE TO INJUSTICE FRUSTRATE
 SITUATIONS, WRITING MOTIONS, BRIEFS BY HAND AND
 ON THE ACCOUNT OF THIS INJUSTICIAL BENEFITTING OF
 US. SINCE THE CONSCIENCE, THIS COURT SHOULD
 NOT OVERLOOK THIS MATTER..

4. THIS DISRESPECTED ALSO HAS A PRACTICE AND
 URGENTLY SETTE ON PAGE 10 OF U.C.C.F.
 HANDBOOK THAT SETTE IN PART: 'COPIES CANNOT BE
 MADE OF THE BOOKS'...

RELEIF SCAFF

TO HAVE THE ATTORNEYS TO STOP THIS
 ILLEGAL PRACTICE AND BY ORDER OF THIS COURT
 INSTRUCT WALDEI HODGE (MISS PATRY) ETC. THAT
 THEY MUST MAKE COPIES OF THE ATTITUDE,

INCLUDING BOOKS IF REQUEST OF LEAD WORKER
FROM A COURT BOOK IS REQUESTED. THE THIS
PRACTICE IS UNCONSCIENTIOUS AND ILLEGITIMATE AND
AMOUNTS TO A DENIAL OF ACCESS TO THE COURT.

5) SEC. APPOINTMENT OF M.C.C.F. SETTED THEY ONLY
WANT US ON THE COMPUTER FOR 5 MINUTES (WHICH
IS THE OTHER LIBRARY THINGS INSUFFICIENT OR ALREADY
SAVED) COURSE THEY DON'T WANT US TO LEAVE ALONE
HERE IS A COMPUTER WITH NEXIS-LEXIS ON IT,
WE CHALET SET IT A CHAIR TO RESEARCH AND MUST
DO SO STANDING UP (CREATING EXTREME UNCOMFORTABILITY)
BUT TO BE DENIED THE CHANCE TO PRACTICE
THE, SECRETARY PROVISIONS IN SUPPORT OF MOTIONS
FILED, AND DUE THERE IS NO TYPE MECHANISM
FOR US TO TYPE/PRACTICE BRIEFS ETC. AND DUE WE
HAVE TO DO THE BY HAND IS A DENIAL OF ACCESS
TO THE COURT.

~~REVIEWED~~ ~~SUGGESTED~~

FOR THESE AUTHORITIES TO PURCHASE PRINTER
 WITH THE DESKTOP SO PARTIES CAN MAKE COPIES
 OF LEGAL WORK, TO SEND BLOCKS OF TYPED PAPER
 OR COMMUNICALLY OR HAVE WITH THE CO. ON THE
 BLOCK TYPED PAPER/By REQUEST TO THE CO. OR PARTIES
 ACCOUNTS P-10 & P-11 PAGE BY PAGE OF COPY OF
 THIS COPY. TO ALSO ALLOW THE WORD PROCESSOR
 BE ADDED TO THE COMPUTER SO PARTIES CAN TYPE
 LEGAL LETTERS, BRIEFS, MOTIONS, ETC. 1.5 SPACES OR
 WRITING CAN BE MADE BY HAND AS DECISIONS ARE MADE
 2 POINTS 1st THE TYPED LETTERS WILL BE
 MORE LEGIBLE TO THE COURT AS WELL. THIS ALSO
 INSUFFICIENT LIBERTY IS UNCOMPATIBLE WITH THE
 A DRAFT OF ACCESS TO THE COURT, AND IS ALSO
 A DRAFT OF LEGAL ASSISTANCE CHARGES BONDS

COURTS... THESE PRISON OFFICERS ARE NOT ASSISTING
INMATES IN PREPARING AND FILING 'LEAVE PAPERS',
WITH THIS INADEQUATE LIBERTY AND ABOVE THE
IS TRAINED IN HOW... AND PERIODICALLY THE STAFF
(LEWIS COURT IS CLOSE TO 61ST) AN ATTORNEY
LIBERTY, AND SUFFER INJURY BECAUSE HIS
FLUSTERED AND IMPED AND KEEPING INMATES
COURT (WHICH NEED BE PURSUING NON-PRIVILEGED
BECAUSE THE COMPUTER IS ALWAYS DOWN... A LITTLE
LIBERTY MUST BE INADEQUATE CITING BOUNDARIES... WE
ARE DENIED SUFFICIENT ACCESS, ARE ARBITRARY
DENIED COPIES OF LEAVE WORK THIS COURT SHOULD
INTERVENE..

(b) THIS FACILITY HAS A PRACTICE OF NOT NOTIFYING
INMATES UNTIL DAY IF INMATES DON'T HAVE CURRENCY OR
WALLET..

REVIEW SUGGESTION

TO ORDER THESE ALLEGATIONS TO MEL
TILL LEGAL UNTIL OUR FED IF WINTER REH
HAVE THE CURRENCY, FULFILMENT, THAT + SET
SETUP IS NOT ENOUGH IF WINTER LEGAL
ALLEGATION IS LEGALITY OF THIS + LOT OF
BUSES, THIS ITEM WILL NOT MEL IT, SO HADDE
NEEDS TO BE ORDERED TO MEL THE (FED) UNTIL
ONE REGARDLESS OF WEIGHT..

7) TO ADD MISS PATRY, SGT. ADAMO TO THIS CIVIC
COMPLAINT TO DEFENDANTS.. PETITIONER DOES NOT SEE
MATERIAL ALLEGATION, BUT, MORE OF HELP THAN THIS
CAUSE IS FIX THESE UNCONSTITUTIONAL WORKS.. PLEASE
HELP/INTERVENE, TO SELL DEFENDANT US OUR CONSTITUTIONAL RIGHTS.

By: Craig D. Jones

CBAIL ACERS #41066

M.C.C.F.

4250 MULBERRY DRIVE

SCRANTON, PA 18301

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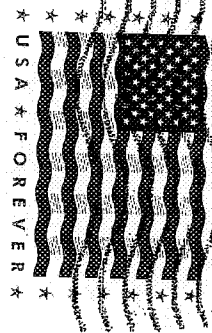
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UNITED STATES DISTRICT COURT
MADALE DISPLAER OF PA
235 N. WASHINGTON AVE
PO BOX 1148
SCRANTON, PA 18501-1148

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